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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/887,252	06/25/2001	Tatsuya Chino	109824	7581
25944	7590 06/29/2005		EXAMINER	
	ERRIDGE, PLC	LESPERANCE, JEAN E		
P.O. BOX 19928 ALEXANDRIA, VA 22320			ART UNIT	PAPER NUMBER
			2674	
			DATE MAILED 0/100/200	•

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		09/887,252	CHINO ET AL.		
	Office Action Summary	Examiner	Art Unit		
	·	Jean E. Lesperance	2674		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1)[🖂	Responsive to communication(s) filed on 25 Ju	une 2001.			
· —	· · · · · · · · · · · · · · · · · · ·	action is non-final.			
3)□					
Disposition of Claims					
4) Claim(s) 1-15 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) 1-15 is/are rejected.  7) Claim(s) is/are objected to.  8) Claim(s) are subject to restriction and/or election requirement.					
Applicati	on Papers				
9) The specification is objected to by the Examiner.					
10)⊠ The drawing(s) filed on <u>25 June 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority u	ınder 35 U.S.C. § 119				
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment	t(s)				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date					
3) 🛛 Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date 6/25/01, 10/6/03.	te atent Application (PTO-152)			

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#### **DETAILED ACTION**

1. Claims 1 to 15 are presented for examination.

2. The Information Disclosure Statement filed June 25, 2001 and October 6, 2003 are considered.

### Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-15 are rejected under 35 U.S.C. 102(b) as being unpatentable over US Patent # 6,876,309 ("Lawrence").

Regarding claim 1, Lawrence teaches the e-mail legend in e-mail window 44 describes a capability to send bid wanted forms 26 by e-mail, in automated mode to a predetermined destination list, which may be <u>selected</u> from multiple lists of buying traders 12, grouped according to their buying preferences, and networked with the municipal bond trading system 10 (column 11, lines 47-55) corresponding to a display selector for selecting a display out of a plurality of displays onto which the public information is displayed; the Bid Entry button 70 provides for entry of bid details received from a buying trader 12 and for action on a bid (column 12, lines 26-28) corresponding to a response information receiver for receiving the response information answering the displayed public information; and the Order button 60 sets

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the order in which lots are viewed. Lot data is either electronically transmitted from a seller 14 or can be manually entered in a program button (not shown) or elsewhere (column 12, lines 16-18) corresponding to a response information communicator for communicating the response information received by the response information receiver to the informant.

Regarding claim 2, Lawrence teaches transaction activity is classified for <a href="mailto:storage">storage</a> in several different ways, as shown by the menu of selections such as "Lots & Bids" and so on. Archive functions permit historical records to be copied to tape, or other remote or backup permanent <a href="mailto:storage">storage</a>, enabling system <a href="mailto:storage">storage</a> capacity to be maintained by purging old records (column 11, lines 35-40) corresponding to a response information storage for storing the response information received by the response information receiver.

Regarding claim 3, Lawrence teaches the lot entry screen of FIG. 4 can be considered as a <u>modified</u> form of window 80 called down by new job button 62 (FIG. 3). The screen shown has a system header 130 identifying the system loaded, the version number, today's date and a settlement date (column 14, lines 22-26) corresponding to a response information modifier for processing the response information stored in the response information storage.

Regarding claim 4, Lawrence teaches the lot entry screen of FIG. 4 can be considered as a <u>modified</u> form of window 80 called down by new job button 62 (FIG. 3). The screen shown has a system header 130 identifying the system loaded, the version number, today's date and a settlement date (column 14, lines 22-26) corresponding to

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the display selector selects the display based on the area-designating information added to the public information.

Regarding claim 5, Lawrence teaches Software components and applications embodying the invention can be distributed in electronic bit storage on magnetic, optical, bubble or other media, and optionally in transportable form to be interactive with an electronic reading device, for example, on computer or optical diskettes, or may be distributed over wired or wireless networks for storage by the recipient on such media (column 17, lines 15-20) corresponding to a terminal location information collector for collecting a location information of a mobile terminal, the response information being output from the mobile terminal.

Regarding claim 6, Lawrence teaches the e-mail legend in e-mail window 44 describes a capability to send bid wanted forms 26 by e-mail, in automated mode to a predetermined destination list, which may be <u>selected</u> from multiple lists of buying traders 12, grouped according to their buying preferences, and networked with the municipal bond trading system 10 (column 11, lines 47-55) corresponding to display-selecting step for selecting a display out of a plurality of displays for displaying the public information; the Bid Entry button 70 provides for entry of bid details <u>received</u> from a buying trader 12 and for action on a bid (column 12, lines 26-28) corresponding to a response information receiving step for receiving response information answering the displayed public information; and the Order button 60 sets the order in which lots are viewed. Lot data is either electronically transmitted from a seller 14 or can be manually entered in a program button (not shown) or elsewhere (column 12, lines 16-

18) corresponding to a response information communicating step for communicating the response information received in the response information receiving step to the informant.

Regarding claim 7, Lawrence teaches transaction activity is classified for storage in several different ways, as shown by the menu of selections such as "Lots & Bids" and so on. Archive functions permit historical records to be copied to tape, or other remote or backup permanent storage, enabling system storage capacity to be maintained by purging old records (column 11, lines 35-40) corresponding to the step of storing the response information received in the response information receiving step.

Regarding claim 8, Lawrence teaches the lot entry screen of FIG. 4 can be considered as a <u>modified</u> form of window 80 called down by new job button 62 (FIG. 3). The screen shown has a system header 130 identifying the system loaded, the version number, today's date and a settlement date (column 14, lines 22-26) corresponding to the step of modifying the response information stored in the response information storing step.

Regarding claim 9, Lawrence teaches the trader is networked with the trading system 10 so that the municipal bond trading system offering database is automatically updated with the <u>public</u> information on a bond lot as this information is posted or updated at the trader's personal computer (column 16, lines 30-34) corresponding to the display is selected in the display selecting step based on a area-designating information added to the public information.

Regarding claim 10, Lawrence teaches Software components and applications

embodying the invention can be distributed in electronic bit storage on magnetic, optical, bubble or other media, and optionally in transportable form to be interactive with an electronic reading device, for example, on computer or optical diskettes, or may be distributed over wired or <u>wireless</u> networks for storage by the recipient on such media (column 17, lines 15-20) corresponding to a collecting terminal location information step for collecting a location information of a mobile terminal, the response information being output from the mobile terminal.

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Regarding claim 11, Lawrence teaches an in-house <u>computer</u> system employing novel <u>computer</u>-implemented brokerage software corresponding to a computer program for implementing the information response method according to claim 6 with a computer system.

Regarding claim 12, Lawrence teaches a transaction activity is classified for storage in several different ways, as shown by the menu of selections such as "Lots & Bids" and so on. Archive functions permit historical records to be copied to tape, or other remote or backup permanent storage, enabling system storage capacity to be maintained by purging old records corresponding to implements storing the response information received in the response information receiving step.

Regarding claim 13, Lawrence teaches the lot entry screen of FIG. 4 can be considered as a <u>modified</u> form of window 80 called down by new job button 62 (FIG. 3). The screen shown has a system header 130 identifying the system loaded, the version number, today's date and a settlement date (column 14, lines 22-26) corresponding to implements modifying the response information stored in the response information

storing step.

Regarding claim 14, Lawrence teaches the trader is networked with the trading system 10 so that the municipal bond trading system offering database is automatically updated with the <u>public</u> information on a bond lot as this information is posted or updated at the trader's personal computer (column 16, lines 30-34) corresponding to the display is selected in the display selecting step based on a area-designating information added to the public information.

Regarding claim 10, Lawrence teaches Software components and applications embodying the invention can be distributed in electronic bit storage on magnetic, optical, bubble or other media, and optionally in transportable form to be interactive with an electronic reading device, for example, on computer or optical diskettes, or may be distributed over wired or <u>wireless</u> networks for storage by the recipient on such media (column 17, lines 15-20) corresponding to implements collecting a location information of a mobile terminal, the response information being output from the mobile terminal.

#### Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jean Lesperance whose telephone number is (571) 272-7692. The examiner can normally be reached on from Monday to Friday between 10:OOAM and 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Patrick Edouard, can be reached on (571) 272-7603.

## Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

### or faxed to:

(571) 273-8300 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Jean Lesperance

Date 6/21/2005

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HENRY N.TRAN
PRIMARY EXAMINER

Henry N. Ton